

国际法研究

(双月刊)

二〇一九年第二期
(总第 30 期)

中美海洋法论争的“美国之声”

——对《海洋自由：美国捍卫航行自由的斗争历程》有关“中国特色的航行自由”
观点的评析及批判 包毅楠(3)

论国际法院与专家证据

——以 1994 年国际法院“陆地和海洋边界案”为视角 何田田(11)

有关海洋划界的国际判例的动向 [日] 江藤淳一著 辛崇阳译(23)

“用尽当地救济”规则在《联合国海洋法公约》下的适用问题研究 李文杰(34)

澜沧江—湄公河流域水资源国际合作的动因、基础与路径选择 黄 炎(50)

“一带一路”倡议与中国国际法话语的构建：以供给国际公共产品为视角
..... 何 驰(63)

人权事务委员会一般性意见的法律意义 卜凌嘉(75)

经济、社会和文化权利委员会的一般性意见 张雪莲(89)

从美国克莱顿集团诉加拿大案看东道国对外资的环境执法 罗 鹏(102)

跨境代孕中的法律冲突及其解决路径

——《跨国收养方面保护儿童及合作公约》的经验 袁 泉 罗颖仪(117)

CONTENTS

The “Voice of America” for the Sino-US “Maritime Legal Debate”: Analysis and Commentary on “Freedom of Navigation with Chinese Characteristics” in <i>The Free Sea: The American Fight for Freedom of Navigation</i>	Bao Yinan (3)
International Court of Justice and Experts Evidence: From the Perspective of Case Concerning the <i>Land and Maritime Boundary between Cameroon and Nigeria</i>	He Tiantian (11)
Trends in International Jurisprudence on Maritime Delimitation	Juni Chi Eto (<i>Translated by Chongyang Xin</i>) (23)
The Application of “Exhaustion of Local Remedies” Rule in UNCLOS	Li Wenjie (34)
International Cooperation along the Lancang-Mekong Basin: Motivation, Foundation and Path	Huang Yan (50)
The Belt and Road Initiative and the Construction of Chinese Discourse of International Law: A Study from the Perspective of International Public Goods	He Chi (63)
The Legal Significance of the General Comments of the Human and Rights Committee	Bu Lingjia (75)
The General Comments of Committee on Economic, Social and Cultural Rights	Zhang Xuelian (89)
Host State’s Environmental Law Enforcement on Foreign Investment: Based on the Case of “ <i>Clayton Group v. Canada</i> ”	Luo Peng (102)
Legal Conflicts and Its Resolution Paths in Cross-Border Surrogacy: Experience from the Hague Adoption Convention	Yuan Quan and Luo Yingyi (117)